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			KEEHN, RICHARD G	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)		
Office A.A.		10/565,663	KAMPERMAN E	KAMPERMAN ET AL.	
Office Action Summary		Examiner	Art Unit		
		Richard G. Keehn	2456		
The MAILING D Period for Reply	ATE of this communication ap	pears on the cover sheet w	vith the correspondence a	ddress	
WHICHEVER IS LONG - Extensions of time may be avafter SIX (6) MONTHS from It. - If NO period for reply is spec. - Failure to reply within the set.	CUTORY PERIOD FOR REPL GER, FROM THE MAILING D vailable under the provisions of 37 CFR 1. the mailing date of this communication. fied above, the maximum statutory period or extended period for reply will, by statut ice later than three months after the mailin nt. See 37 CFR 1.704(b).	NATE OF THIS COMMUN 136(a). In no event, however, may a will apply and will expire SIX (6) MO e, cause the application to become A	ICATION. It reply be timely filed ONTHS from the mailing date of this of ABANDONED (35 U.S.C. § 133).		
Status					
1)⊠ Responsive to c	ommunication(s) filed on <u>03 [</u>	December 2008			
2a) This action is FI	· · · <u>—</u> —	s action is non-final.			
<u>′</u>	ation is in condition for allowa		tters, prosecution as to th	e merits is	
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Disposition of Claims					
<u> </u>	<u>and 14-23</u> is/are pending in th	ne application			
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5)☐ Claim(s)					
·	and 14-23 is/are rejected.				
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Priority under 35 U.S.C.	§ 119				
a) All b) Son 1. Certified of 2. Certified of 3. Copies of application	t is made of a claim for foreigne * c) \(\sum \) None of: copies of the priority document the certified copies of the priority document the certified copies of the priority that the lateral form the literational Burea detailed Office action for a list	ts have been received. ts have been received in ority documents have bee ou (PCT Rule 17.2(a)).	Application No n received in this Nationa	l Stage	
Attachment(s) 1) Notice of References Cite 2) Notice of Draftsperson's P 3) Information Disclosure Sta	atent Drawing Review (PTO-948) tement(s) (PTO/SB/08)	Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application 		

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DETAILED ACTION

Claims 1, 3-12 and 14-23 have been examined and are pending.

This Office action is Non-final.

Response to Arguments

- 1. Applicant's arguments, see 13, filed 12/03/2008, with respect to requesting a second non-final office action have been fully considered and are persuasive. Examiner missed the preliminarily amended claims and did not examine Claims 3-11 and 14-23 based on multiple dependencies that existed in the originally submitted set of claims. Claims 3-11 and 14-23 were not examined on the merit as a result, hence this office action shall be non-final.
- 2. Applicant's arguments, see Page 13, filed 12/03/2008, with respect to the rejection of Claim 13 under 35 U.S.C. 112 have been fully considered and are persuasive. Claim 13 has been cancelled. The rejection of Claim 13 has been withdrawn.
- 3. Applicant's arguments with respect to the prior art rejection of Claims 1, 2, 12 and 13 have been considered but are moot in view of the new ground(s) of rejection.

Claim Objections

- **4.** Claims 1, 12, 15 and 21 are objected to because of the following informalities: grammar and punctuation. Appropriate correction is required.
- **5.** Claim 1 recites "that is authorized". (Plurality)
- 6. Claim 12 recites "(C1, C2, ..., CN2))". (Double punctuation)

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7. Claim 15 recites "bound to the Authorized Domain (AD)" in two places. Examiner assumes Applicant means "which is bound to the Authorized Domain (AD)." (Sentence fragment)

8. Claim 21 recites "comprises an decryption key". (Grammar)

Claim Rejections - 35 USC § 112

- 9. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 10. Claims 3, 6, 8, 9, 11, 14, 17, 19, 20 and 22 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- **11.** Claim 3 recites the limitation "the domain" at the end of the last limitation. There is insufficient antecedent basis for this limitation in the claim.
- **12.** Claim 6 recites the limitation "the User Right (URC)" in the second line. There is insufficient antecedent basis for this limitation in the claim.
- 13. Claim 6 recites the limitation "the Doamin Rights (DRC)" in the second line.
 There is insufficient antecedent basis for this limitation in the claim.
- **14.** Claim 8 recites the limitation "the Domain Devices List (DDC)" in the fifth line. There is insufficient antecedent basis for this limitation in the claim.
- **15.** Claim 8 recites the limitation "the Domain User List (DUC)" in the ninth line. There is insufficient antecedent basis for this limitation in the claim.

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16. Claim 9 recites the limitation "the User Right (URC)" in the third line. There is insufficient antecedent basis for this limitation in the claim.

- **17.** Claim 9 recites the limitation "the right to access" in the fourth line. There is insufficient antecedent basis for this limitation in the claim.
- **18.** Claim 11 recites the limitation "the User Right" in the sixth line. There is insufficient antecedent basis for this limitation in the claim.
- **19.** Claim 11 recites the limitation "the Device Right" in the eighth line. There is insufficient antecedent basis for this limitation in the claim.
- **20.** Claim 11 recites the limitation "the Domain Rights" in the tenth line. There is insufficient antecedent basis for this limitation in the claim.
- **21.** Claim 14 recites the limitation "the domain" at the end of the last limitation. There is insufficient antecedent basis for this limitation in the claim.
- **22.** Regarding claim 14, the phrase "is adapted to" renders the claim indefinite because it is unclear whether the limitations following the phrase are part of the claimed invention. See MPEP § 2173.05(d).
- 23. Claim 17 recites the limitation "the User Right (URC)" in the second line. There is insufficient antecedent basis for this limitation in the claim.
- **24.** Claim 17 recites the limitation "the Domain Rights (DRC)" in the second line. There is insufficient antecedent basis for this limitation in the claim.
- **25.** Claim 19 recites the limitation "the Domain Devices list (DDC)" in the sixth line. There is insufficient antecedent basis for this limitation in the claim.

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26. Claim 20 recites the limitation "the User Right (URC)" in the third line. There is insufficient antecedent basis for this limitation in the claim.

- **27.** Claim 20 recites the limitation "the right to access" in the fourth line. There is insufficient antecedent basis for this limitation in the claim.
- **28.** Claim 22 recites the limitation "the User Right" in the seventh line. There is insufficient antecedent basis for this limitation in the claim.
- **29.** Claim 22 recites the limitation "the Device Right" in the ninth line. There is insufficient antecedent basis for this limitation in the claim.
- **30.** Claim 22 recites the limitation "the Domain Rights" in the eleventh line. There is insufficient antecedent basis for this limitation in the claim.
- 31. Claim 22 recites the limitation "the Domain Rights (DRC1, DRC2, ..., DRCN2) is implemented/included in a Domain Rights Certificate" in the last limitation. It is unclear whether Applicant intends "implemented/included" to represent "implemented or included", or "implemented and included." Examiner assumes the former.

Claim Rejections - 35 USC § 102

32. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States

only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

33. Claims 1, 3-12, and 14-23 are rejected under 35 U.S.C. 102(a) and (e) as being anticipated by US 2003/0018491 A1 (Nakahara et al.).

As to Claims 1, 12 and 23, Nakahara et al. anticipate a method, a system for generating an Authorized Domain (AD), and computer readable medium having stored thereon instructions for causing one or more processing units to execute the method, of generating an Authorized Domain (AD), comprises:

selecting a domain identifier (Domain_ID) uniquely identifying the Authorized Domain (AD) (Nakahara et al. disclose the domain list – Pages 12-13, ¶ [0200]),

binding at least one user (P1, P2, ..., PN1) to the domain identifier (Domain_ID) (Nakahara et al. disclose searcher X belonging to the domain – Page 13, ¶ [0200]),

binding at least one device (D1, D2, ..., DM) to the domain identifier (Domain_ID) (Nakahara et al. disclose the function units belonging to the domain – Page 13, ¶ [0200]), and

binding at least one content item (C1, C2, ..., CN2) to the Authorized Domain (AD) given by the domain identifier (Domain ID) (Nakahara et al. disclose the content usage devices belonging to the domain – Page 13, ¶ [0200]),

thereby obtaining a number of devices (D1, D2, ..., DM) and a number of users (P1, P2, ..., PN1) that is [*sic*] authorized to access content items (C1, C2, ..., CN2) of said Authorized Domain (AD) (Nakahara et al. disclose the domain list {Domain ID}, at

least one user {user}, function units {devices}, and content usage devices {content items}, and licensing {authorized} – Pages 12-13, ¶ [0200])

wherein access to the at least one content item (C1, C2, ..., CN2) is obtained by verifying that the at least one content item (C1, C2, ..., CN2) and the at least one user (P1, P2, ..., PN1) are linked to the same domain identifier (Domain_ID) or by verifying that the at least one device (D1, D2, ..., DM) and the at least one content item (C1, C2, ..., CN2)) are linked to the same domain identifier (Domain_ID) (Nakahara et al. disclose granting or restricting access to content based on whether the user and content domain licensing requirements are met – Page 12, ¶ [0197]).

As to Claims 3 and 14, Nakahara et al. anticipate a method and system according to claims 1 and 12 respectively, wherein the binding at least one user (P1, P2, ..., PN1) to the domain identifier (Domain_ID) comprises:

obtaining or generating a Domain Users List (DUC) comprising the domain identifier (Domain_ID) and a unique identifier (Pers_ID1, Pers_ID2, ..., Pers_IDN1) for a user (P1, P2, ..., PN1) thereby defining that the user is bound to the Authorized Domain (AD) (Nakahara et al. disclose the domain list - ¶ [0200], which comprises the function unit ID and user ID fields - Figure 3),

and/or in that

the binding at least one device (D1, D2, ..., DM) to the domain identifier (Domain_ID) comprises:

obtaining or generating a Domain Devices List (DDC) comprising the domain identifier (Domain_ID) and a unique identifier (Dev.ID 1, Dev.ID2, ..., Dev.IDM) for a device (D1, D2, ..., DM) thereby defining that the device is bound to the domain (Nakahara et al. disclose the domail list - ¶ [0200], which comprises the function unit ID and user ID fields - Figure 3).

As to Claims 4 and 15, Nakahara et al. anticipate a method and system according to claims 1 and 12 respectively, wherein the binding at least one content item (C1, C2, ..., CN2) to the Authorized Domain (AD) comprises:

binding a content item (C1, C2, ..., CN2) to a User Right (URC1, URC2, ...

URCN2), where said User Right (URC1, URC2, ... URCN2) is bound to a user (P1, P2, ..., PN1) bound to the Authorized Domain (AD), and/or

binding a content item (C1, C2, ..., CN2) to a Device Right (DevRC), where said Device Right (DevRC) is bound to a device (D1, D2, ..., DM) bound to the Authorized Domain (AD) (Nakahara et al. disclose the domain list {Domain ID}, at least one user {user}, function units {devices}, and content usage devices {content items}, and licensing {right to use} – Pages 12-13, ¶ [0200]).

As to Claims 5 and 16, Nakahara et al. anticipate a method and system according to claims 1 and 12 respectively, wherein the binding at least one content item (C1, C2, ..., CN2) to the Authorized Domain (AD) comprises:

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binding a content item (C1, C2, ..., CN3) to a Domain Right (DRC1, DRC2, ... DRCN2), where said Domain Right (DRC1, DRC2, ... DRCN2) is bound to the Authorized Domain (AD) (Nakahara et al. disclose the domain, content usage devices {content items}, and licensing {right to use} – Pages 12-13, ¶ [0200]).

As to Claims 6 and 17, Nakahara et al. anticipate a method and system according to claims 4 and 15 respectively,

wherein the User Right (URC) or the Device Right (DevRC) or the Domain Rights (DRC) comprises rights data (Rghts Dat) representing which rights exists in relation to the at least one content item (C1, C2, ..., CN2) bound to the User Right (URC) or the Device Right (DevRC) or the Domain Rights (DRC) (Nakahara et al. disclose the domain list {Domain ID}, at least one user {user}, function units {devices}, and content usage devices {content items}, and licenses tied to the user, domain, devices and contents {right to use} – Pages 12-13, ¶ [0200]).

As to Claim 7 and 18, Nakahara et al. anticipate a method and system according to claims 1 and 12 respectively, the method further comprises

controlling access to a given content item bound to the Authorized Domain (AD) by a given device being operated by a given user, comprising:

checking if the given user is bound to the same Authorized Domain (AD) as the given content item, or

checking if the given device is bound to the same Authorized Domain (AD) as the given content item (Nakahara et al. disclose granting or restricting access to content based on whether the user and content domain licensing requirements are met – Page 12, ¶ [0197]),

and allowing access for the given user via the given device and/or other devices to the content item if the given user is bound to the same Authorized Domain (AD),

or allowing access for the given user and/or other users via the given device to the content item if the given device is part of the same Authorized Domain (AD) (Nakahara et al. disclose granting or restricting access to content based on whether the user and content domain licensing requirements are met – Page 12, ¶ [0197]).

As to Claims 8 and 19, Nakahara et al. anticipate a method and system according to claims 1 and 12 respectively, the method further comprises controlling access to a given content item (C1, C2, ..., CN2), being bound to the Authorized Domain (AD) and having a unique content identifier (Cont ID), by a given device being operated by a given user comprising:

checking if the Domain Devices List (DDC) of the Authorized Domain

(AD) comprises an identifier (Dev.ID) of the given device, thereby checking if the given device is bound to the same Authorized Domain (AD) as the content item, and/or

checking if the Domain User List (DUC) of the Authorized Domain (AD) comprises an identifier (Pers_ID) of the given user (P1, P2, ..., PN1) thereby checking if the given user is bound to the same Authorized Domain (AD) as the content item

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(Nakahara et al. disclose granting or restricting access to content based on whether the user and content domain licensing requirements are met – Page 12, ¶ [0197]),

and allowing access to the given content item (C1, C2, ..., CN2) by the given device (D1, D2, ..., DM) for any user if the given device is bound to the same Authorized Domain (AD) as the content item being accessed, and/or

allowing access to the given content item (C1, C2, ..., CN2) by any device including the given device for the given user if the given user is bound to the same Authorized Domain (AD) as the content item being accessed (Nakahara et al. disclose granting or restricting access to content based on whether the user and content domain licensing requirements are met – Page 12, ¶ [0197]).

As to Claims 9 and 20, Nakahara et al. anticipate a method and system according to claim 7 and 18 respectively, wherein the controlling access of a given content item further comprises:

checking that the User Right (URC) for the given content item specifies that the given user (P1, P2, ..., PN1) has the right to access the given content item (C1, C2, ..., CN2) and only allowing access to the given content item (C1, C2, ..., CN2) in the affirmative (Nakahara et al. disclose granting or restricting access to content based on whether the user and content domain licensing requirements are met – Page 12, ¶ [0197]).

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As to Claims 10 and 21, Nakahara et al. anticipate a method according to claims 1 and 12 respectively,

wherein every content item is encrypted and that a content right (CR) is bound to each content item and to a User Right (URC) or a Device Rights (DevRC) or a Domain Rights (DRC), and that the content right (CR) of a given content item comprises an [sic] decryption key for decrypting the given content item (Nakahara et al. disclose content encryption and decryption key - Page 3, ¶¶ [0048-0050]).

As to Claims 11 and 22, Nakahara et al. anticipate a method and system according to claims 3 and 14 respectively, wherein

the Domain Users List (DUC) is implemented as or included in a Domain Users Certificate, and/or

the Domain Devices List (DDC) is implemented as or included in a Domain Devices Certificate, and/or

the User Right (URC 1, URC2, ..., URCN2) is implemented as or included in a User Right Certificate, and/or

the Device Right (DevRC) is implemented as or included in a Device Right Certificate (***), and/or

the Domain Rights (DRC 1, DRC2, ..., DRCN2) is implemented/included in a Domain Rights Certificate (Nakahara et al. disclose license authentication included in a certificate - ¶¶ [0198] [0249-0251] [0258]).

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Conclusion

34. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. These include:

US 2003/0076955 A1	System and method for controlled copying and
	moving of content between devices and domains
	based on conditional encryption of content key
	depending on usage state
US 2002/0157002 A1	System and method for secure and convenient
	management of digital electronic content
US 6,880,007 B1	Domain manager and method of use
US 6,463,534 B1	Secure wireless electronic-commerce system with
	wireless network domain
US 6,223,291 B1	Secure wireless electronic-commerce system with
	digital product certificates and digital license
	certificates
US 7,194,543 B2	System and method for creating and managing
	survivable, service hosting networks
US 2002/0062451 A1	System and method of providing communication
	security
US 2004/0083306 A1	Method and apparatus for maintaining internet
	domain name data

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US 6,460,023 B1	Software authorization system and method
US 2001/0039624 A1	Processes systems and networks for secured
	information exchange using computer hardware
US 2002/0031230 A1	Method and apparatus for a web-based application
	service model for security management
US 2002/0040439 A1	Processes systems and networks for secure
	exchange of information and quality of service
	maintenance using computer hardware
US 2003/0177376 A1	Framework for maintaining information security in
	computer networks
US 7,047,560 B2	Credential authentication for mobile users
US 2004/0098615 A1	Mapping from a single sign-in service to a directory
03 2004/0090013 A1	wapping from a single sign in service to a directory
03 2004/0030013 A1	service
US 2004/0088543 A1	
	service
US 2004/0088543 A1	service Selective cross-realm authentication
US 2004/0088543 A1	service Selective cross-realm authentication Systems and methods for identifying users and
US 2004/0088543 A1	service Selective cross-realm authentication Systems and methods for identifying users and providing access to information in a network
US 2004/0088543 A1 US 2004/0059941 A1	service Selective cross-realm authentication Systems and methods for identifying users and providing access to information in a network environment
US 2004/0088543 A1 US 2004/0059941 A1 US 2004/0025020 A1	service Selective cross-realm authentication Systems and methods for identifying users and providing access to information in a network environment Client server system and devices thereof

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Richard G. Keehn whose telephone number is 571-270-5007. The examiner can normally be reached on Monday through Thursday, 9:00am - 8:00pm EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bunjob Jaroenchonwanit can be reached on 571-272-3913. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

RGK

/Yasin M Barqadle/

Primary Examiner, Art Unit 2456